## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

JOHN CERASUOLO CO., INC.

: Civil No. 08cv5334 (LAP)(DCF)

Plaintiff

: MOTION FOR TEMPORARYv. : RESTRAINING ORDER

WITHOUT NOTICE AND
ORDER TO SHOW CAUSE

PIO ENTERPRISES, INC.

ANGELO INGRASSIA, JOE FARACI and : WHY A PRELIMINARY

PHILIP L. PUCCIA : INJUNCTION SHOULD NOT

Defendants : **BE ISSUED** 

Upon the verified affidavit of the representative of the plaintiff, the Attorney Certification Why Notice Should Not Be Given Pursuant to Rule 65(b), and the accompanying memorandum in support, plaintiff moves the Court to issue a temporary restraining order without notice and an order to show cause why a Preliminary Injunction should not be issued under Rule 65(b) of the Federal Rules of Civil Procedure enforcing the statutory trust established by Section 5(c) of the Perishable Agriculture Commodities Act, 7 U.S.C. §499e(c), by restraining the transfer of any and all assets of Pio Enterprises, Inc., except for any payment to plaintiff, up to \$50,094.00, pending either payment to plaintiff by cashiers or certified check of \$50,094.00 or a further hearing to be set within ten (10) days of the issuance of the temporary restraining order.

Dated this 11th day of June, 2008. Respectfully submitted

LAW OFFICES OF BRUCE LEVINSON

By: /s/ Gregory Brown

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and

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